

RESIDENTIAL REBATE APPLICATION

All fields below are required and must be filled out completely prior to submission.

	are initial care compressed, prior to causing			
CUSTOMER INFORMATION				
First Name:	t Name: Last Name: Email:			
Address:	City:	State:	ZIP:	
Delmarva Power Account Number:				
VEHICLE INFORMATION				
Make:	Model:	Model:		
PROGRAM SELECTION (Choose the	offering and complete the information l	below)		
delmarva.com/ElectricVehicles. My refine smart charger is connected to the network of the last owant to sign up for the Off-Peak of this is open only to EV charger rebate of Schedules PIV or R-PIV. I have read and	rgers are eligible for this rebate and that a list pate will arrive by mail 4–6 weeks after my a work. I am submitting a photo of the installed off-Bill Offering to receive credit for EV charg customers under residential (Schedule R) rate Iditional details and eligibility requirements in lify for the rebate offering. My credit will be designed.	pplication has been apd unit. Sing during off-peak houte, who are not participen the customer participen the customer participen.	urs. I understand ating in pation agreement,	
EV Charger Manufacturer:	EV Charger Mc	EV Charger Model:		
EV Charger Serial #:	EV Charger Ins	EV Charger Installation Date:		
EV Charger Cost:	Installation Cos	Installation Cost:		
JuiceBox ID (If Applicable):				
bill, completed rebate form, dated copy of s of installed charger's serial number, photo	als must be included to receive your rebate: sales receipt or invoice with EV charger mode of installed charger's unit/JuiceBox ID, and praterials, Tesla applicants must register the	el number, dated copy o photo of vehcile registra	of installation invoice, photo ation.	
Customer Signature		Date		
*One rebate per customer of record.				
Fill out pages 1 and 2 of application then submit	via email			

Delmarva Power EVsmart

Page 1 of 3

plugin@delmarva.com | delmarva.com/ElectricVehicles







CUSTOMER PARTICIPATION AGREEMENT ELECTRIC VEHICLE SMART CHARGING PROGRAM IN MARYLAND

RESIDENTIAL CUSTOMER REBATE WITH EXISTING ELECTRIC VEHICLE AND NEWLY INSTALLED LEVEL 2 EVSE

I hereby acknowledge and agree that:

- Delmarva Power is offering a rebate valued at \$300 for the purchase and installation by Delmarva Power Maryland residential customers of a qualified Level 2 electric vehicle charging station (also known as EVSE)
- Rebates are limited to one EVSE per Delmarva Power customer of record, purchased after July 1, 2019, and while funds are available
- I will select and install an EVSE from a qualified list provided by Delmarva Power on delmarva.com
- · Rebate amounts and eligible EVSEs are subject to change at any time
- To be qualified for the rebate, I must complete the application and meet all requirements set forth in the application and program materials found at **delmarva.com**
- My rebate application must be postmarked no later than 60 days from the installation date of my EVSE
- My installed EVSE must be new and I must demonstrate having paid the applicable Maryland sales and use tax
- The installation of my EVSE has complied with all federal, state, and local code requirements
- I am a Delmarva Power residential "customer of record" living at the address noted on my rebate application
- My EVSE is installed on property that I own, or if I am a renter, I provided the property owner's written approval to install the EVSE during the application process
- If homeowners association approval was required for the installation of the EVSE, I provided appropriate approval documentation to Delmarva Power during the application process
- I own or lease a Maryland-registered electric vehicle with an electrical range greater than 30 miles
- This signed Customer Participation Agreement must be emailed to plugin@delmarva.com
- I will allow Delmarva Power to have full access to my EVSE charging data through Delmarva Power's approved third-party provider and understand that Delmarva Power and/or its designee will independently confirm this data access prior to the rebate being issued
- The program will terminate on December 31, 2023, unless the Maryland Public Service Commission directs Delmarva Power to extend the program

By signing this, I have agreed to the above and to the Terms and Conditions on the next page.				
Customer Signature	Date			





CUSTOMER PARTICIPATION AGREEMENT ELECTRIC VEHICLE SMART CHARGING PROGRAM IN MARYLAND

Terms and Conditions

- DELMARVA POWER MAKES NO REPRESENTATIONS OR WARRANTIES ABOUT THE ELECTRIC VEHICLE SMART CHARGING PROGRAM AND HEREBY DISCLAIMS ANY WARRANTY, INCLUDING, WITHOUT LIMITATION, ALL IMPLIED WARRANTIES AND CONDITIONS OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, TITLE, AND NON-INFRINGEMENT.
- 2. Delmarva Power may assign or delegate any of its rights or obligations under this agreement to independent contractors or other third-party organizations.
- 3. I understand that it may be necessary for Delmarva Power to modify the terms of the rebate or electric vehicle smart charging program, if ordered to do so by the Maryland Public Service Commission. I will receive notice of any such program modification. My continued participation in the program following notice of such change will be considered acceptance of such modification.
- 4. This agreement constitutes the entire agreement between Delmarva Power and me. No undertaking, representation, or warranty made by any agent or representative of Delmarva Power in connection with the rebate or the program will be binding on Delmarva Power except as expressly included herein.

- 5. Delmarva Power will not be liable to me or to any third party for any losses or damages, including, without limitation, loss of profits, loss of earnings, loss of business opportunities, and personal injuries (including death), resulting from or arising out of my participation in the program.
- 6. The above provisions regarding warranties, disclaimers of warranty, and liability and termination will survive the termination of this agreement. Failure to insist on strict performance of the terms of this agreement will not operate as a waiver of any subsequent default or failure of performance. If any part of this agreement is determined to be invalid or unenforceable by a court of competent jurisdiction, then the invalid or unenforceable provision will be deemed ineffective and the remainder of this agreement will continue in effect. No joint venture, partnership, employment, or agency relationship exists between Delmarva Power and me as a result of this agreement.